Dec.Ses 1824.

no such justice of the peace shall issue any writ of replevin, under and by virtue of this act, without first requiring of the party or parties applying for the same to give bond with security, to be approved of by the said justice in double the amount of the value of goods and chattels intended to be replevied with the like condition, as is now inserted in replevin bonds.

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Penalty for issuing process without application. 6. And be it enacted, That it shall not be lawful for any justice of the peace in said city, in any of the aforesaid cases; or in any case of delt or damages whatever to issue a warrant or execution, except on application for the same by the plaintiff or his attorney in person, or by writing, accompanied with the cause or causes of action in said case; and if any justice of the peace of said city, shall issue a warrant or execution contrary to the provisions of this act; or if any constable shall serve the same knowingly, such justice or constable shall be liable to indictment in Baltimore city court; and on conviction, shall be disabled from holding his respective office.

Appeals granted.

7. And be it enacted, That in all cases of judgments under this act, either party may have a right to appeal from any such judgment to Baltimore county court, as from other judgments, and to supersede the same, and shall be entitled to all the privileges, to which by law, either party is entitled, in all other cases over which justices of the peace in said city have jurisdiction.

Fees.

8. And be it enacted, That each justice in and for the said city, shall be entitled to receive for each oath or affirmation, he shall administer six and one quarter cents, for every probat, six and one quarter cents; for writing each probat to account, six and one quarter cents; for taking replevin bond, twenty-five cents; for rendering judgment, twenty-five cents; in all claims above fifty dollars, for issuing execution in such claims, twenty-five cents; for issuing a writ of scire facias in such claims, twenty-five cents; for certificate of supersedeas, twelve and a half cents; search of docket or transcript of the same, twelve and a half cents.

Repeal.

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9. And be it enacted, That any clause, matter or thing in the original act, of which this is a supplement, or in any other act contrary to the provisions of this act, be, and the same is hereby repealed.

CHATTER 190.

An act to explain and amend the act entitled, "An Act to tax certain offi-

Passed Feb. 25, 1825. Preamble.

BUT DELLANDER

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Whereas, it would seem from the expressions used in the act, entitled, "An Act to tax certain offices," passed at the last session, that the several officers are to pay a tax, if the amount received by them respectively, in the one half of any year, shall exceed at the rate of fitteen hundred dollars per annum, although the amount by them respectively received for the other half of said year, may not amount together with the receipts of the first half year, to above the sum of fifteen hundred dollars per annum; and whereas the obvious intention of the Legislature was that a tax should only be paid on such sum of money as should be received by any of the said officers for fees accruing, due in any one year over and above the sum of fifteen hundred dollars; Therefore,

reading and there are expected the value of the college and that